THE LAW OFFICE OF

MICHAEL L. SPIEGEL

48 WALL STREET, SUITE 1100 NEW YORK, NEW YORK 10005 TEL:(212)587-8558 FAX:(888)398-0032

Of Counsel
HAMILTON CLARKE LLP

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BY ECF

Hon. Gabriel W. Gorenstein United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: In re: New York City Policing During Summer 2020 Demonstrations

No. 20-CV-8924 (CM) (GWG)

This Motion Relates to Sierra v. City of New York, 20 CV 10291(CM)(GWG)

Your Honor:

I am one of the counsel for plaintiffs in the *Sierra* matter. By an Order dated May 19, 2022, Your Honor directed that "[t]he parties shall provide to the PBA by June 3, 2022: (1) a copy of all discovery requests that party has made; and (2) a copy of all discovery responses that party has provided through that date." (Dkt. 547.) We write to respectfully request that the *Sierra* plaintiffs' obligation to produce discovery requests and responses pursuant to this Order be stayed indefinitely. We also request that the City defendants be directed not to produce *Sierra* discovery to the PBA, unless permitted to do so by further order of the Court.

On May 20, 2022, the *Sierra* plaintiffs served on defendants a proposed stipulation to voluntarily dismiss their claim for declaratory relief. Despite repeated requests to defendants to either sign the stipulation, or make known any objections to it, defendants have not done so. Therefore, plaintiffs are preparing a motion to amend the complaint to delete the request for declaratory relief.

The Second Circuit decision that granted intervenor status to the PBA was grounded in the union's interest in several of the Consolidated Cases' claims for injunctive and declaratory relief. *In Re New York City Policing During Summer 2020 Demonstrations*, 21-1316 (2d Cir. March 4, 2022). Since the *Sierra* First Amended Complaint contains a claim for declaratory relief, the PBA was granted intervenor status in *Sierra*. However, if plaintiffs' request for declaratory relief is deleted from the complaint, no grounds will exist to support the PBA's intervention in the case, since at that point the *Sierra* case will be an action that seeks only damages (*id.* at p. 20, n.4).

In light of plaintiffs' intention to move to amend their complaint to delete the request for declaratory relief, and the high likelihood that it will be granted, the *Sierra* plaintiffs respectfully

request that they be relieved of their obligation to comply with the May 19, 2022 Order, and that the defendants be directed to not produce *Sierra* discovery requests or responses to the PBA.

Respectfully submitted,

s/

Michael L. Spiegel